

FILED

2012 SEP 12 AM 11:07

SONYA KRASKI
COUNTY CLERK
SNOHOMISH CO. WASH



CL15750372

Superior Court of Washington
County Snohomish

In re the Marriage of:

ANDREW E. FRITZ

and

TRUDY M. FRITZ

Petitioner,

Respondent.

No. 08-3-01525-6

Proposed Modified Parenting Plan

Temporary Order (PP)

This parenting plan is the proposed temporary modified parenting plan signed by the court pursuant to an order signed by the court on this date which modifies a previous parenting plan or custody decree.

It Is Ordered, Adjudged and Decreed:

I. General Information

This parenting plan applies to the following child:

Name

Age

Drew Fritz

12

II. Basis for Restrictions

Parenting Plan (PPP, PPT, PP) Page 1 of 14
WPF DR 01.0400 Mandatory (6/2008) - RCW 26.09.181; .187; .194

Trudy M Fritz
99905 E Reata Road
Kennewick, WA 99338
(509)948-5522 phone
Trudy@TrudyFritz.com

Under certain circumstances, as outlined below, the court may limit or prohibit a parent's contact with the child and the right to make decisions for the child.

2.1 Parental Conduct (RCW 26.09.191(1), (2))

Does not apply.

2.2 Other Factors (RCW 26.09.191(3))

Does not apply.

III. Residential Schedule

The residential schedule must set forth where the child shall reside each day of the year, including provisions for holidays, birthdays of family members, vacations, and other special occasions, and what contact the child shall have with each parent. Parents are encouraged to create a residential schedule that meets the developmental needs of the child and individual needs of their family. Paragraphs 3.1 through 3.9 are one way to write your residential schedule. If you do not use these paragraphs, write in your own schedule in Paragraph 3.13.

3.1 Schedule for Children Under School Age

There are no children under school age.

3.2 School Schedule

Upon enrollment in school, the child shall reside with the Father, except for the following days and times when the child will reside with or be with the Mother:

3.2.1. 1st, 3rd and 5th weekend. In a month with 4 weekends, the Mother shall have visitation twice a month during the school year and they shall occur on the 1st and 3rd weekends. In a month with 5 weekends, the Mother shall have the 5th weekend of the month from Friday pickup from school to Sunday at 5:30 pm. The Mother's 5th weekend visitation shall not count against the mother's 4 weekends per school year that she is allowed to exercise residential time in the Tri Cities. There shall not be any restrictions on the Mother's travel. If the Father's holidays, school breaks or vacations interfere with the Mother's twice monthly visitation weekends, then she shall be entitled to another full weekend visitation in that month. The months of February, April and June have known holidays and School Breaks and shall be as follows:

3.2.1.a. February Schedule. If the Father's President's Day weekend falls on the

3rd weekend in 2013, then the Mother shall have visitation on the 2nd weekend in February, 2013 and 2014. The Father shall provide transportation to the Tri-Cities.

3.2.1.b. April Schedule. Beginning April 2015, if the Father's Spring Break residential time falls on the 1st or 3rd weekends in April, then the Mother shall have visitation on the first weekend after Spring Break. In the month of April, the Mother shall provide transportation for her first weekend visitation and the Father shall provide transportation for the Mother's second weekend visitation.

3.2.1.c. June Schedule. If Father's Day weekend falls on the 3rd weekend in June, then the Mother shall have visitation on the 2nd weekend in June to accommodate Father's Day weekend and the Father shall provide transportation on this 2nd weekend.

3.2.2. Visitation Time Period. When the Mother provides transportation, the residential time begins upon release from school and ends on Sunday at 5:30 pm. If the Father provides Drew's transportation, then the Mother's residential time begins on Friday at 8 pm and ends on Sunday at 3 pm.

3.2.3. Additional visitation time. The mother may exercise visitation at any time she is in the area of the child's place of residence so long as it does not interfere with the child's regularly scheduled activities and does not include an overnight unless agreed to by both parents. The mother shall give at least 24 hours' notice if she intends to exercise unscheduled visitation in the Everett area.

3.3 Schedule for Winter Vacation

Winter Vacation is defined as beginning at 8 pm on the day when school releases to Sunday at 3 pm before school resumes. Whoever has the first half of the Winter Vacation gets all of Christmas on December 24th and 25th.

Even Years: The Father shall have residential time from 8 pm on the day when school releases until 9 pm on December 26th. The Mother's Winter Vacation residential time begins at 9 pm on December 26th and ends at 3 pm on the Sunday before school resumes.

Odd Years: The Mother shall have residential time from 8 pm on the day when school releases until 9 pm on December 26th. The Father's Winter Vacation residential time begins at 9 pm on December 26th and ends at 3 pm on the Sunday before school resumes.

3.4 Schedule for Other School Breaks

President's Day Weekend: The child shall reside with the Father on President's Day Weekend in 2013 and 2014. The child shall reside with the Mother on the President's Day weekend in 2015 and thereafter.

Spring Break: The child shall reside with the Mother for Spring Break in 2013 and 2014. The child shall reside with the Father for Spring Break in 2015 and thereafter.

The breaks begin at 5:30 pm on the day of school releases and end at 5:30 pm on the Sunday before school resumes. Exchanges shall be at 5:30 pm in Cle Elum. However, if the Mother plans to take the child on Spring Break outside the Tri-Cities area, the Mothers shall pick up the child when school releases and return the child to the Father's residence at 5:30 pm on the Sunday before school resumes.

3.5 Summer Schedule

Upon completion of the school year, the child shall reside with the Mother, except for the following days and times when the child will reside with or be with the Father:

For the Summer of 2013, the Father shall have 20 vacation days during summer break with the child. Beginning in the Summer of 2014 and thereafter, the Father shall have 11 vacation days during the summer break with the child. The Father may exercise his summer vacation days at any time so long as he provides 3 days prior notice to the Mother and his days do not interfere with vacation plans of the Mother made known to him prior to him giving notice.

The summer vacation shall start upon release from school on the last day of school and end on the Friday before Labor Day at 5:30 pm on even numbered years and 5:30 pm on Labor Day on odd numbered years. The Mother shall pick up the child from school at the beginning of the Summer Schedule and return the child to the Father on the last day of the Summer Schedule at the grandmother's home in Richland.

3.6 Vacation With Parents

Each parent may take the child on vacation during his/her regularly scheduled residential time.

3.7 Schedule for Holidays

The residential schedule for the child for the holidays listed below is as follows:

	With Father (Specify Year Odd/Even/Every)	With Mother (Specify Year Odd/Even/Every)
New Year's Eve and Day	Odd	Even
Martin Luther King Day		Every
Easter weekend [1]	Even	Odd
Memorial Day [2]	Every	
July 4 th [3]	Odd	Even
Labor Day weekend [4]	Even	Odd
Veterans' Day [5]	Odd	Even
Thanksgiving Weekend [6]	Odd	Even
Christmas Eve/Day	See 3.3	See 3.3

[1] Easter weekend is defined to begin when school releases on the Friday of Easter weekend if the Mother is providing transportation. Easter weekend shall begin at 5:30 pm if the Father is transporting the child to the Tri-Cities or if the Friday before Easter weekend is a non-school day. The Easter holiday weekend ends at 5:30 pm on Sunday.

[2] Memorial Day weekend begins on Friday release from school to Monday at 5:30 pm.

[3] July 4th begins on July 3rd at 5:30 pm and ends July 5th at 9 pm.

[4] Labor Day weekends begins on Friday 5:30 pm and ends 3 pm on Monday.

[5] Veteran's Day begins at the release of school the day before the holiday and ends at 5:30 pm on the day before school resumes.

[6] Thanksgiving Weekend begins at 5:30 pm on the Wednesday before Thanksgiving and ends at 5:30 pm on the Sunday following Thanksgiving.

3.8 Schedule for Special Occasions

The residential schedule for the child for the following special occasions (for example, birthdays) is as follows:

	With Father (Specify Year Odd/Even/Every)	With Mother (Specify Year Odd/Even/Every)
Mother's Day Weekend		every
Father's Day Weekend	every	
Child's Birthday	Even	Odd

Mother's Day Weekend and Father's Day Weekend begins upon release from school on the Friday before the special occasion and ends at 5:30 pm on the day of the special occasion.

If a child's birthday falls on a weekend, then a parent's residential time begins when school releases on the Friday of that weekend and ends on Sunday at 5:30 pm on that weekend. If a child's birthday falls on a weekday, then a parent's residential time begins upon release from school and ends at 9 pm that day. In 2013, the Mother will have the child for the weekend of his birthday in addition to her usual weekend visits. The Mother shall provide the transportation.

3.9 Priorities Under the Residential Schedule

Paragraphs 3.3 - 3.8, have priority over paragraphs 3.1 and 3.2, in the following order:

Rank the order of priority, with 1 being given the highest priority:

- 3 winter vacation (3.3)
- 5 school breaks (3.4)
- 4 summer schedule (3.5)
- 2 holidays (3.7)
- 1 special occasions (3.8)
- 6 vacation with parents (3.6)

3.10 Restrictions

Does not apply because there are no limiting factors in paragraphs 2.1 or 2.2.

3.11 Transportation Arrangements

Transportation costs are included in the Child Support Worksheets and/or the Order of Child Support and should not be included here.

Transportation arrangements for the child between parents shall be as follows:

3.11.1. Mother's 1st weekend visit of the month during the school year. On the 1st visitation of the month during the school year, the Mother will exercise her residential time in the Seattle/Everett area and provide all of the transportation. However, four months of the school year, the Mother can exercise the option to take the child back to the Tri-Cities area. The Mother shall ensure sports game schedules are met and provide transportation. There are no other restrictions on travel by the Mother with the child.

3.11.2. Mother's 2nd weekend visit of the month during the school year. The Father shall transport the child to and from the Tri-Cities area once per month during the school year.

3.11.3. 5th Weekend. The Mother shall provide all transportation for the 5th weekend visitation.

3.11.4. February Transportation. If the Mother is entitled to visitation on the 2nd weekend of the month per Section 3.2.1a above, then the Father shall provide transportation to the Tri-Cities area. For 2013 and 2014, the Mother shall provide transportation for her first visit of the month. Beginning in February, 2015, the Mother shall provide transportation for the Mother's 1st weekend visit and the Father shall provide transportation on the 3rd weekend of the month.

3.11.5. April Transportation. For April 2013 and 2014, both exchanges for Spring Break shall be in Cle Elum regardless of whether Spring Break starts in April or March. The Father shall then transport the child to the Tri-Cities area for the Mother's 3rd weekend visitation. Beginning in April 2015, the Mother shall provide transportation for her first weekend visitation following Spring Break or Easter weekend. The Father shall transport the child to the Tri-Cities area for the Mother's 3rd weekend visitation.

3.11.6 Easter Transportation. The Mother shall provide transportation if Easter falls on the 2nd or 4th weekend.

3.11.7. June Transportation. The Father shall transport the child to the Tri-Cities area for the Mother's visitation on the 2nd weekend in June if Father's Day weekend falls on the 3rd weekend in June.

3.11.8. End of Summer Vacation Exchange Location. The exchange at the end of the summer vacation shall be at the grandmother's residence in Richland at 3 pm. This exchange does not count towards his duty to provide transportation on the 3rd weekend in

September.

3.11.9. September Transportation. The Father shall provide transportation for the Mother's visitation during the 3rd weekend in September.

3.11.10. Child's Birthday Transportation. Child's birthday, 2013: There shall be no restrictions on where the mother exercises visitation for the child's birthday weekend in 2013.

3.11.11. Winter Break Transportation. The December 26th 9 pm exchange during the Winter Break shall occur at the grandmother's house in Richland, Washington

3.11.12. Spring Break Transportation The breaks begin at 5:30 pm on the day of school releases and end at 5:30 pm on the Sunday before school resumes. Exchanges shall be at 5:30 pm in Cle Elum. However, if the Mother plans to take the child on Spring Break outside the Tri-Cities area, the Mothers shall pick up the child when school releases and return the child to the Father's residence at 5:30 pm on the Sunday before school resumes.

3.11.13. Inclement Weather. If either party is prevented from transporting the child over the pass because traction tires/chains are required or if the forecast is for a winter storm warning during the travel period, the Mother shall be given make-up visitation time- in addition to the regularly scheduled weekend-at the first weekend where travel is possible over the pass. The number of visitation & travel arrangements will be equivalent to that specified in the parenting plan.

3.11.14. Tri-Cities Exchange Location. Except for the Spring Break exchange location as stated above, at the beginning of the Summer and whenever the Father is temporarily staying in the Tri-Cities area at the time of an exchanges, the parents shall exchange the child at the Father's mother's residence in Richland. If the Father returns the child any later than 8:30 pm, the Father shall deliver the child directly to the Mother's house.

3.11.15. Notification of Delay. It is expected that the child will be delivered to the other parent promptly at the times set forth herein. If there is an unavoidable delay in returning the child at the scheduled time, the other parent shall be notified as soon as possible.

3.12 Designation of Custodian

The child named in this parenting plan is scheduled to reside the majority of the time with the Father. This parent is designated the custodian of the child solely for purposes of all other state and federal statutes which require a designation or determination of custody. This designation shall not affect either parent's rights and responsibilities under this parenting plan.

1
2
3 **3.13 Other**

- 4 a. Schedule Changes. The foregoing residential schedule may be changed by agreement of
5 both parents. Any such changes must be confirmed in writing or by e-mail. Both parents
6 shall respond to e-mails regarding schedule changes within 24 hours.
- 7 b. Neither Parent to Request Decisions by Child. Neither parent shall ask the child to make
8 decisions or requests involving the residential schedule. Neither parent shall discuss the
9 residential schedule with the child except for plans which have already been agreed to by
10 both parents in advance.
- 11 c. Communication. The child and the parent with whom the child is not then residing shall
12 have unimpeded telephone and email access between 7 am-9 pm on school days and 8
13 am-10:30 pm on non-school days for reasonable durations. Both parents will make a
14 good faith effort to have the child return phone messages as soon as reasonably possible.
- 15 d. Access to Records. Both parents shall have full and equal access to the child's education
16 and health care records. Both parents shall equal and independent authority to confer
17 with health care providers, teachers and school officials and other programs with regard
18 to the child's progress. Neither parent shall make disparaging statements to the child's
19 school about the other parent, or attempt to make access to the child's records difficult.
- 20 e. Summer School. If the child's teacher recommends that the child should attend the
21 school district's two-week summer school program, then the child shall attend. The
22 Father will be responsible for providing transportation to the Everett area at the beginning
23 of the summer school term and for providing transportation to the Tri-Cities area at the
24 end of the summer school term and the child will reside with the Father the weekend in
the middle of the summer school term. The mother may elect to have the child reside
with her in the Everett area during the remainder of the summer school term. If the child
attends summer school, then the father's time with the child during the summer shall be
reduced by the number of actual summer school days attended by the child.
- f. Vehicles. The child shall not be transported in any vehicle or watercraft at any time by
an operator under the age of 18 years. The child shall not be transported in any non-
commercial aircraft without both parents' specific prior written approval. The child shall
not operate or be transported on any motorcycle, ATV, snowmobile or other recreational
vehicle without both parties' specific prior written approval.
- g. Operators of Vehicles or Watercraft. Neither parent will allow the child to be transported
in any vehicle or watercraft if the operator has consumed alcohol. Both parents agree not

1 to allow the child to be transported by any person who has had a reckless driving, DUI or
2 negligent driving first degree conviction within the past 7 years.

- 3 h. Contact Information. Each parent shall advise the other within 48 hours of any changes
4 in his/her residence or work addresses or phone numbers. Each parent shall ensure that
5 the child has his own sleeping quarters while the child is with that parent. Each parent
6 shall advise the other promptly of the full name and birth date of the persons with whom
7 that parent resides and will notify the other parent within 48 hours of any changes. Both
8 parents agree that the child shall not reside with any person who has been convicted of
9 any felony, gross misdemeanor against persons or property, any firearms conviction, or
10 any drug conviction within the past 10 years.
- 11 i. Non-Emergency Health Care Appointments. The father shall provide the mother with a
12 minimum 48 hour advanced written notice of any and all non-emergency health care
13 appointments scheduled for the child. The mother shall be given the option of
14 transporting the child to these appointments and attending the appointments. The mother
15 shall provide the father a minimum 24 hour advanced notice if the mother plans to attend
16 a non-emergency health care appointment with the child.
- 17 j. Notification of Disciplinary Action. Both parents agree that they will immediately
18 inform the other parent of any disciplinary or remedial actions taken by the child's school
19 within 24 hours of notice.
- 20 k. Parent/Teacher Conferences. Both parents agree to inform the other within 24 hours, and
21 allow the other to participate in any and all teacher/school counselor conferences
22 pertaining to the child's education if scheduled by either parent. A parent shall not
23 participate in any parent/teacher/school counselor conference without the other parent
24 being notified and given the opportunity to participate by phone or in person.
- l. Avoiding Derogatory Comments. Neither parent shall make derogatory comments about
the other parent or allow anyone else to do the same in the presence of the child, school
staff, teachers or counselors. Neither parent shall allow or encourage the child to make
derogatory comments about the other parent. Neither parent shall tell the child they are
just like the other parent.
- m. Sports Events. No notice is required for the mother to attend the child's sports events,
school events or activities.
- n. Participation in Child Events. Both parents may participate in school activities such as
open house, attendance at athletic events, etc. and other events for each child.

3.14 Summary of RCW 26.09.430 - .480, Regarding Relocation of a Child

This is a summary only. For the full text, please see RCW 26.09.430 through 26.09.480.

1
2 If the person with whom the child resides a majority of the time plans to move, that
3 person shall give notice to every person entitled to court ordered time with the child.

4 If the move is outside the child's school district, the relocating person must give notice by
5 personal service or by mail requiring a return receipt. This notice must be at least 60
6 days before the intended move. If the relocating person could not have known about the
7 move in time to give 60 days' notice, that person must give notice within 5 days after
8 learning of the move. The notice must contain the information required in RCW
9 26.09.440. See also form DRPSCU 07.0500, (Notice of Intended Relocation of A Child).

10 If the move is within the same school district, the relocating person must provide actual
11 notice by any reasonable means. A person entitled to time with the child may not object
12 to the move but may ask for modification under RCW 26.09.260.

13 Notice may be delayed for 21 days if the relocating person is entering a domestic
14 violence shelter or is moving to avoid a clear, immediate and unreasonable risk to health
15 and safety.

16 If information is protected under a court order or the address confidentiality program, it
17 may be withheld from the notice.

18 A relocating person may ask the court to waive any notice requirements that may put the
19 health and safety of a person or a child at risk.

20 Failure to give the required notice may be grounds for sanctions, including contempt.

21 **If no objection is filed within 30 days after service of the notice of intended**
22 **relocation, the relocation will be permitted and the proposed revised residential**
23 **schedule may be confirmed.**

24 A person entitled to time with a child under a court order can file an objection to the
child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DRPSCU 07.0700,
(Objection to Relocation/Petition for Modification of Custody Decree/Parenting
Plan/Residential Schedule). The objection must be served on all persons entitled to time
with the child.

The relocating person shall not move the child during the time for objection unless: (a)
the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of
the objection, the relocating person shall not move the child before the hearing unless

there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

IV. Decision Making

4.1 Day-to-Day Decisions

Each parent shall make decisions regarding the day-to-day care and control of each child while the child is residing with that parent. Regardless of the allocation of decision making in this parenting plan, either parent may make emergency decisions affecting the health or safety of the child.

4.2 Major Decisions

Major decisions regarding each child shall be made as follows:

Education decisions: joint

Non-emergency health care: joint

Religious upbringing: joint

Extracurricular activities: joint

4.3 Restrictions in Decision Making

Does not apply because there are no limiting factors in paragraphs 2.1 and 2.2 above.

V. Dispute Resolution

The purpose of this dispute resolution process is to resolve disagreements about carrying out this parenting plan. This dispute resolution process may, and under some local court rules or the provisions of this plan must, be used before filing a petition to modify the plan or a motion for contempt for failing to follow the plan.

Disputes between the parties, other than child support disputes, shall be submitted to (list person or agency):

arbitration by Lee Tinney.

The cost of this process shall be allocated between the parties as follows:

1
2 50 % petitioner 50 % respondent.
3

4 The dispute resolution process shall be commenced by notifying the other party by

5 In the dispute resolution process:

- 6 (a) Preference shall be given to carrying out this Parenting Plan.
- 7 (b) Unless an emergency exists, the parents shall use the designated process to
- 8 resolve disputes relating to implementation of the plan, except those related to
- 9 financial support.
- 10 (c) A written record shall be prepared of any agreement reached in counseling or
- 11 mediation and of each arbitration award and shall be provided to each party.
- 12 (d) If the court finds that a parent has used or frustrated the dispute resolution process
- 13 without good reason, the court shall award attorneys' fees and financial sanctions
- 14 to the other parent.
- 15 (e) The parties have the right of review from the dispute resolution process to the
- 16 superior court.

17
18 **VI. Other Provisions**

19 There are the following other provisions:

20
21 **VII. Declaration for Proposed Parenting Plan**

22 Does not apply.

23
24 **VIII. Order by the Court**

It is ordered, adjudged and decreed that the parenting plan set forth above is adopted and approved as an order of this court.

WARNING: Violation of residential provisions of this order with actual knowledge of its terms
Parenting Plan (PPP, PPT, PP) Page 13 of 14
WPF DR 01.0400 Mandatory (6/2008) - RCW 26.09.181; .187; .194

Trudy M Fritz
99905 E Reata Road
Kennewick, WA 99338
(509)948-5522 phone
Trudy@TrudyFritz.com

MEMO OF PROPOSED PARENTING PLAN
MODIFICATIONS

Modifications:

Proposed = modifications not agreed to

Strike/Incorporate = modifications that have previously been agreed to but not incorporated into one document

Section 3.2

Proposed:

First and third weekend starting at the end of the school day during the school year when the mother provides transportation. (Language to stay the same when Andrew transports)

The mother may exercise visitation at any time she is in the area of the child's place of residence so long as it does not interfere with the child's regularly scheduled activities, conflict with the father's scheduled residential time and does not include an overnight unless agreed to by both parents. The mother shall give at least 24 hours notice if she intends to exercise unscheduled visitation in the Everett area. No notice is required for the mother to attend the child's sports events, school events or activities. No notice is required by the mother to attend scheduled parent/teacher conferences.

During 5 week months (months with 5 Fridays) that the 5thth weekend is not a scheduled Holiday with the father, the mother shall be given first right of refusal to exercise visitation with no restrictions on travel. Transportation shall be provided by the mother and residential time shall begin at the end of the school day until 5:30 pm that Sunday. Mother shall provide the father with at least 48 hours notice of intending to exercise residential time. Exercising residential time on a 5 weekend month shall not count against the mother's 4 weekends per school year that she is allowed to exercise residential time in the Tri Cities.

Section 3.3

Proposed:

Winter break shall start at 8:00pm the day of the last day of school and end at 3 pm the last day before school begins.

(8 pm the last day of school as opposed to 5:30pm the day after. Andrew effectively gets 1 extra day on my years that I get the first half of school break the way it is now. There is early release that day and no reason why I should have to wait an entire day for the start of my winter break).

Section 3.4

Incorporate:

Mother shall have the child for spring break in 2009, 2010 ,2011, 2012, 2013 & 2014. Father shall have spring break from 2014 and on. Father shall have President's Day in 2009, 2010, 2011 ,2012, 2013 & 2014. Mother shall have President's day weekend from 2014 and on. (This is in our mediation agreement)

Proposed:

On President's Day weekend, the father shall bring the child to the Tri Cities on the last weekend of the month. In June, the father shall bring the child to the Tri Cities on the 2nd weekend of the month.

Section 3.5

Incorporate:

The father shall have 20 vacation days ...

Proposed: Father's 20 summer vacation days shall be reduced to 11 days after the commencement of the new schedule in 2014 when the mother no longer receives spring vacation.

Strike: " During summer vacation"... as agreed in our written agreement

Proposed:

The summer vacation shall start at the end of school on the last day of school with the mother to provide transportation for the beginning of summer vacation....(if we do it this way, he will only have had to come to the Tri Cities on the second weekend and I don't have to go 3 weeks without seeing him. This will never interfere with Father's Day either). ...Summer vacation shall end on the Friday before Labor Day at 5:30 pm on even numbered years and 5:30 pm on Labor Day on odd numbered years. Exchange for the end of summer shall be in Cle Elum. Father to provide transportation on the 3rd weekend in September. This also needs to be incorporated into section 3.11 if he agrees to this at lines16-18.

Section 3.6:

Proposed:

Strike: If the child shall be traveling away... (he does not give me his itinerary but harasses me about mine. Drew is old enough that either of us should be able to call him and find out what's going on. This is one item I tried to hold him in contempt for over Thanksgiving Holiday and it seems to be an item that he can harass me about but that cannot be upheld in court. Let's eliminate it so that neither of us can use it against each other).

Section 3.7

Incorporate:

Mother shall have Easter weekend for 2012 & 2013 and odd years and after. Father shall have even weekends 2014 and after... Mother shall provide transportation if Easter falls on the 2nd or 4th weekend.

Modify sentence July 4th shall begin on July 3 at 5:30 pm and end at 9 pm on July 5th.

Modify Christmas Eve/Christmas Day shall begin at 5:30pm and end on December 26th at 9:00pm...

Section 3.8:

Proposed:

If the child's birthday falls on a weekend, then the residential time shall begin at the end of school and end at 5:30pm on the Sunday of that weekend. (this would be the same as if it were my weekend on any other weekend as proposed).

Incorporate:

In 2013, the mother shall have the child for the weekend of his birthday in addition to her usual weekend visits. The mother will provide transportation.

Proposed:

There shall be no restrictions on where the mother exercises visitation for the child's birthday weekend in 2013.

Section 3.11

Incorporate:

The father shall meet the mother in Cle Elum twice per month if during the month of April when it is a 5 week month.

Incorporate:

However, four months of the school year the mother can exercise the option to take Drew back to the Tri-City area. Mother shall ensure sports game schedules are met and provide transportation. There are no other restrictions on travel by the mother with Drew.

Proposed:

After the change in schedule in 2014, the father shall transport the child to the Tri Cities on the third weekend of the month and the mother shall have make-up visitation on the 4th weekend of April. (when the schedule changes in 2014, I could foresee ably have only one weekend with Drew that month and Andrew may or may not have to participate in transportation if it isn't a 5 week month as it is now).

Strike/Incorporate: Third paragraph; "and that exchange shall satisfy the father's obligation for transportation for that month."

Incorporate:

The sentence starting with "the father shall not be obligated..." through the end of the paragraph is amended to state "if either party is prevented from transporting the child over the pass because traction tires/chains are required or if the forecast is for a winter storm warning during the travel period, the mother shall be given make-up visitation time- in addition to the regularly scheduled weekend- at the first weekend where travel is possible over the pass. The number of visitation & travel arrangements will be equivalent to that specified in the parenting plan.

Proposed/cont from section 3.5

...Summer vacation shall end on the Friday before Labor Day at 5:30 pm on even numbered years and 5:30 pm on Labor Day on odd numbered years. Exchange for the end of summer shall be in Cle Elum. Father to provide transportation on the 3rd weekend in September. If the father is visiting family in the Tri Cities at the end of summer vacation, the exchange shall be in Richland at his mother's place of residence and shall not satisfy the father's obligation to provide transportation the 3rd weekend of September.

Section 3.13

Proposed:

Addition: The father shall provide the mother with a minimum 48 hour advanced written notice of any and all non-emergency health care appointments scheduled for the child. The mother shall be given the option of transporting the child to these appointments and attending the appointments. The mother

shall provide the father a minimum 24 hour advanced notice if the mother plans to attend a non-emergency health care appointment with the child.

Item D:

Proposed Addition: Neither parent shall make disparaging statements to the child's school about the other parent, or attempt to make access to the child's records difficult. Both parents agree that they will immediately inform the other parent of any disciplinary or remedial actions taken by the child's school within 24 hours of notice. Both parents agree to inform the other within 24 hours, and allow the other to participate in any and all teacher/school counselor conferences pertaining to the child's education if scheduled by either parent. Under no circumstances will either parent participate in any parent/teacher/school counselor conference without the other parent being notified and given the opportunity to participate by phone or in person.

Item E:

Addition: If the child is to attend summer school, that the father provide all transportation and that his vacation days are reduced by the actual number of summer school days. Strike the winter vacation days.

Incorporate:

Neither parent shall make disparaging remarks to the child about the other parent. (in our order from December)

Item F: Andrew wishes for this section to be modified, but I am unclear what he wants it to say

Item H:

Proposed/Stricken: See statement of Thomas Berisford

Dispute Resolution:

Proposed:

(Lee Tinney?) ...or any other agreed upon mediator other than DRC. DRC has not been an effective choice for us.